

AUG 3 0 2010

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Object: - Requesting to activate patent approval of overdue application no. 10/725,226 filing date 12/01/2003 Art unit 3657 in view of infringement of the published invention, publication no. US20060087176 A1 of 4/27/2006

- The politics for saving 42,500 Americans killed by traffic accidents in US yearly

Mr. Director, David Kappos United States Patent & Trademark Office Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Mr. David Kappos,

I am referring to the United States Patent Laws and Regulations for pre-grant application as below:

35 U.S.C. 154 Contents and term of patent; provisional rights

(d) Provisional Rights .-

(1) In general.— In addition to other rights provided by this section, a patent shall include the right to obtain a reasonable royalty from any person who, during the period beginning on the date of publication of the application for such patent under section 122(b), or in the case of an international application filed under the treaty defined in section 351 (a) designating the United States under Article 21(2) (a) of such treaty, the date of publication of the application, and ending on the date the patent is issued—...

Once the contents of patent application were published, how can an inventor protect his invention without a valid patent? Google, Patentbuddy.com, FreePatentsOnline.com, etc even published the invention on their websites worldwide as enclosures without written consents of the pre-grant patent owner, which any infringer uses the invention neither notifying the inventor nor paying taxable royalties. Please comment.

I esteem it an honor to solicit that Mr. Director activates the patent approval of overdue application in view of such infringement of the published invention.

Thank you for your appreciation.

Respectfully yours,

Henri Duong

Enc. 03 copies of evidence